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7	Steven T. Taylor and Mary A. Taylor		
8	UNITED STATES DISTRICT COURT		
9	DISTRICT OF NEVADA		
10	MAXUM CASUALTY INSURANCE	CASE NO. 2:18-cv-01866-JCM-CWH	
11	COMPANY,	STIPULATION AND ORDER TO	
12	Plaintiff,	EXTEND TIME FOR PLAINTIFFS TO	
13	vs.	FILE OPPOSITION TO MAXUM CASUALTY INSURANCE COMPANY'S	
14	STEVEN T TAVI OD individually, MADV	MOTION FOR CLARIFICATION OF ORDER	
15	STEVEN T. TAYLOR, individually; MARY A. TAYLOR, individually; ROBERT J.	ORDER	
16	KILROY, individually; DOES I through X and ROE BUSINESS ENTITIES I through X,		
17	inclusive,		
18	Defendants.		
19			
20	IT IS HEREBY STIPULATED AND AGREED between Plaintiff Maxum Casualty		
21	Insurance Company and Defendants Steven T. Taylor, Mary A. Taylor, and Robert J. Kilroy, by		
22	and through the parties' respective counsel, pending the Court's approval, that the deadline for		
23	Defendants to file their Opposition to Plaintiff Maxum Casualty Insurance Company's Motion		
24	for Clarification of Order shall be extended from June 14, 2019 to June 28, 2019. The Motion		
25	was filed on May 31, 2019.		
26	There are several purposes outlining the parties' requested stipulation. Lead counsel for		
27	Steven T. Taylor and Mary A. Taylor, Dennis M. Prince, Esq., is currently establishing his own		
28	law office and is transitioning several cases to his new law office, which continues to take		
	considerable time. Additionally, Kevin T. Stron	g, Esq., who is also counsel for Steven T. Taylor	

1	and Mary A. Taylor, has taken an extended period of time away from the office for his wedding		
2	which will take place on June 15, 2019 and his honeymoon, which will take place shortly		
3	thereafter.		
4	In light of these circumstances, pending the Court's approval, counsel for Plaintiff		
5	Maxum Casualty Insurance Company has graciously agreed to a fourteen (14) day extension		
6	through and until June 28, 2019 for Defendants Steven T. Taylor and Mary A. Taylor to file their		
7	Opposition to the underlying motion. This is the <u>first extension</u> requested in connection with the		
8	underlying motion and the parties understand the need to complete the briefing of this motion		
9	Therefore, the parties respectfully request that this Court approve the foregoing stipulation.		
10	DATED this 14th day of June, 2019  DATED this 14th day of June, 2019		
11 12 13 14 15 16 17 18 19 20 21	/s/ Dennis M. Prince DENNIS M. PRINCE, ESQ. Nevada Bar No. 5092 KEVIN T. STRONG, ESQ. Nevada Bar No. 12107 EGLET PRINCE 400 South 7th Street, 4th Floor Las Vegas, Nevada 89101 Attorneys for Plaintiffs Steven T. Taylor and Mary A. Taylor  Robert A. Winnder, Esq. ROBERT A. WINNDER, ESQ. ROBERT WINNER, LTD. 4675 Wynn Road Las Vegas, Nevada 89103  /s/ Chad C. Butterfield SHERI THOME, ESQ. Nevada Bar No. 8657 CHAD C. BUTTERFIELD, ESQ. Nevada Bar No. 10532 WILSON, ELSER, MOSKOWITZ, EDELMAN & DICKER LLP 300 S. 4th Street, 11th Floor Las Vegas. Nevada 89101 Attorneys for Defendants Maxum Specialty Insurance Group and Maxum Casualty Insurance Company		
22   23	Attorney for Plaintiff Robert Kilroy		
24	<u>ORDER</u>		
25	IT IS SO ORDERED.		
26	Dated June 17, 2019.		
27	LINTED STATES DISTRICT HIDGE		
28	UNITED STATES DISTRICT JUDGE		